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09/498,396	02/	04/2000	Saeed Anooshfar	3994(CFP1317US)	8772
758	7590	09/11/2002			
FENWICK (			EXAMINER		
TWO PALO PALO ALTO				BAUGH, APRIL L	
				ART UNIT	PAPER NUMBER
				2158	<u> </u>
				DATE MAILED: 09/11/2002	6

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
Office Action Summary	09/498,396	ANOOSHFAR, SAEED
Office Action Summary	Examiner	Art Unit
The MAILING DATE of this communi	April L Baugh	2158
Period for Reply	cation appears on the coversheet wil	in the correspondence address
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNION - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this common - If the period for reply specified above is less than thirty (30) - If NO period for reply is specified above, the maximum states - Failure to reply within the set or extended period for reply to - Any reply received by the Office later than three months after a carned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a reunication. of days, a reply within the statutory minimum of thirty tutory period will apply and will expire SIX (6) MON will, by statute, cause the application to become AB.	eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) file	ed on	
2a)☐ This action is <b>FINAL</b> .	2b)⊠ This action is non-final.	
3) Since this application is in condition closed in accordance with the praction of Claims	for allowance except for formal matrice under <i>Ex parte Quayle</i> , 1935 C.E	
4)⊠ Claim(s) <u>1-24</u> is/are pending in the a	application.	
4a) Of the above claim(s) is/ar		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-24</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restrict	tion and/or election requirement.	
Application Papers	•	
9)⊠ The specification is objected to by the	Examiner.	
10)⊠ The drawing(s) filed on <i>04 February 2</i>	<i>000</i> is/are: a) <u>□</u> accepted or b)⊠ obje	ected to by the Examiner.
Applicant may not request that any obje	ection to the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).
11) The proposed drawing correction filed	on is: a) approved b) di	sapproved by the Examiner.
If approved, corrected drawings are req	uired in reply to this Office action.	
12) The oath or declaration is objected to	by the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim	for foreign priority under 35 U.S.C. §	119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority of	documents have been received.	
2. Certified copies of the priority of	documents have been received in Ap	oplication No
<ul><li>3. Copies of the certified copies of application from the Internation</li><li>* See the attached detailed Office action</li></ul>	ntional Bureau (PCT Rule 17.2(a)).	-
14) ☐ Acknowledgment is made of a claim fo	r domestic priority under 35 U.S.C. §	§ 119(e) (to a provisional application).
a) $\square$ The translation of the foreign land 15) $\square$ Acknowledgment is made of a claim for		
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449) Page 1	O-948) 5) Notice of In	ummary (PTO-413) Paper No(s)  formal Patent Application (PTO-152)
l.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action Summary	Part of Paper No. 6

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## **DETAILED ACTION**

#### **Drawings**

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description: Fig.3 reference 325 and 330, Fig.4 reference 415 and 430, Fig. 6 reference 675, Fig. 7 reference 720, Fig.8 reference 825, Fig.10 reference 1000, and Fig. 14, reference 1430 and 1435. A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

# Specification

2. The disclosure is objected to because of the following informalities: on pg.6, line 15 '100' should be '140' and on pg.7, line 17 '1355' should be '255'.

Appropriate correction is required.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

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The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

4. Claims 1, 2, 18, 23, and 24 are rejected under 35 U.S.C. 102(e) as being unpatentable by US Patent No. 5,911,044 to Lo et al.

Regarding claim 1, Lo et al. teaches a computer network scanning system for fulfilling a scan order over a computer network (column 1, lines 14-16), said system comprising: at least one computer terminal adapted to receive input for creating the scan order; at least one order entry server computer configured to create and distribute scan orders, each order entry server computer coupled to at least one terminal through the computer network; and at least one scanner node, each scanner node coupled to each order entry server computer through the computer network, each scanner node configured to process scan orders sent to the scanner node (column 2, lines 22-25).

Referring to claim 2, Lo et al. teaches the computer network scanning system of claim 1 further comprising a central database coupled via the computer network to each scanner node and to each terminal, the central database adapted to store and retrieve scan orders (column 15, lines 27-30).

Regarding claim 18, Lo et al. teaches the computer network scanning system of claim 1 wherein each order entry server computer comprises: a user interface module coupled to the computer network and adapted to receive scanner settings and parameters for the scan order from

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the terminal(s) (column 26, lines 28-29); a scanner directory service module coupled to the user interface module and configured to provide a capability profile for each scanner node on the computer network (column 14, lines 40-45); a scan order reconciler module coupled to the scanner directory service module and the user interface module and adapted to receive scanner settings and parameters for the scan order inputted through the user interface module, the scan order reconciler module configured to compare a capability profile for a scanner node with the inputted scanner settings and parameters for consistency and to provide notification through the user interface module of any inconsistencies (column 12, lines 12-18, 25-27, and 32-35); a script writer module coupled to and adapted to receive input from the scan order reconciler module and configured to create the scan order by translating scanner settings and parameters inputted from the terminal through the user interface module into a script that can be parsed by the scanner nodes (column 13, lines 55-56); and a central database coupled to the script writer module and to the computer network, the central database accessible over the computer network by all scanner nodes and terminals on the computer network, the central database adapted to store and retrieve scan orders generated by the script writer module (column 15, lines 27-30).

Regarding claim 23, Lo et al. teaches an electronically-readable medium storing a computer program (see column 23, lines 16-19) for permitting a computer to perform a method comprising the steps of creating a scan order; submitting the scan order for processing to scanner nodes on a computer network; processing the scan order at the scanner nodes (column 1, lines 14-16 and column 2, lines 23-25); and updating the scanner node(s) on the computer network (column 17, lines 12-15).

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Referring claim 24, Lo et al. teaches an electronically-readable medium storing a computer program (see column 23, lines 16-19) for permitting a computer to perform a method comprising the steps of creating a scan order; storing the scan order in a central database (column 15, lines 27-30); retrieving the scan order from the central database for processing at the scanner nodes designated in the scan order (column 1, lines 14-16 and column 2, lines 23-25); and updating the central database upon completion of the scan order (column 17, lines 12-15).

### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,911,044 to Lo et al. in view of Kumpf et al.

Regarding claim 3, Kumpf et al. teaches the computer network scanning system of claim 1 wherein each terminal has associated therewith browser software for inputting scan orders (column 2, lines 30-32).

7. Claims 4, 5, 7, 8, 10, 11, 19, 21 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over

US Patent No. 5,911,044 to Lo et al. in view of Maeda.

Regarding claim 4, Lo et al. teaches the computer network scanning system of claim 1 wherein each order entry server computer comprises: a user interface module coupled to the

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computer network and adapted to receive scanner settings and parameters for the scan order from the terminal(s) (column 26, lines 28-29); a scanner directory service module coupled to the user interface module and configured to provide a capability profile for each scanner node on the computer network (column 14, lines 40-45); a scan order reconciler module coupled to the scanner directory service module and to the user interface module and adapted to receive scanner settings and parameters for the scan order inputted through the user interface module, the scan order reconciler module configured to compare a capability profile for a scanner node with the inputted scanner settings and parameters for consistency and to provide notification through the user interface module of any inconsistencies (column 12, lines 12-18, 25-27, and 32-35); a script writer module coupled to and adapted to receive input from the scan order reconciler module and configured to create the scan order by translating scanner settings and parameters inputted from the terminal through the user interface module into a script that can be parsed by the scanner nodes (column 13, lines 55-56).

Lo et al. does not teach an email server module. Maeda teaches an email server module adapted to receive the scan order from the script writer module and configured to send electronic mail messages to any address designated in the scan order and to send the scan order to any scanner node on the computer network (pg.1, section 0001). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was mad to further modify the network image scanning system of Lo et al. by having an email server module because a module is needed to transmit orders and messages between the terminal, server computer, and scanner.

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Regarding claim 7, Lo et al. teaches a computer network scanning method (column 23, lines 38-40) for fulfilling a scan order over a computer network having at least one scanner node (column 1, lines 14-16), said method comprising: creating the scan order at a local computer terminal, wherein the scan order includes an identification of an item to be scanned (column 3, lines 26-28 and column 15, line 21) and an address of at least one of the individuals (column 9, line 2); submitting the scan order to at least one scanner node for processing; processing the scan order at the scanner node; and updating the scanner node(s) on the computer network (column 1, lines14-16).

Lo et al. does not teach the selection of the individuals address from a group. Maeda teaches selection from the group comprising (A) recipients of the scanned document (pg.2, section 0026), and (B) recipients of notification of completion of the scan order (pg.2, section 0028). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was mad to further modify the network image scanning system of Lo et al. by having the selection of the individuals address be from a group of recipients of the scanned document and recipients of notification of completion because different individuals may be interested in different parts of the scanning process.

Regarding claim 21, Lo et al. teaches a computer network scanning method for fulfilling a scan order over a computer network having at least one scanner node (column 1, lines 14-16 and column 23, lines 38-40), said method comprising: creating the scan order at a local computer terminal, wherein the scan order includes an identification of an item to be scanned (column 3, lines 26-28 and column 15, line 21) and an address of at least one individual (column 9, line 2); storing the scan order in a central database(column 15, lines 27-30); retrieving the scan order for

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a scanner node; processing the retrieved scan order at the scanner node designated in the scan order; and updating the central database (column 16, lines 10-11).

Lo et al. does not teach the selection of the individuals address from a group. Maeda teaches selection from the group comprising (A) recipients of the scanned document (pg.2, section 0026), and (B) recipients of notification of completion of the scan order (pg.2, section 0028). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was mad to further modify the network image scanning system of Lo et al. by having the selection of the individuals address be from a group of recipients of the scanned document and recipients of notification of completion because different individuals may be interested in different parts of the scanning process.

Regarding claim 5, Lo et al. teaches the computer network scanning system of claim 4 wherein the scanner directory service module is a module selected from the group comprising (A) a database containing a capability profile for each scanner node on the computer network, the database populated by entering a capability profile for each scanner node before using the database (column 14, lines 54-55 and column 15, lines 27-30), and (B) a directory of capability profiles for the scanner nodes on the computer network generated on demand by a lookup/discovery software module (column 14, lines 40-45).

Referring to claim 8, Lo et al. teaches the computer network scanning method of claim 7 wherein the step of creating the scan order comprises the substeps of accessing from an order entry server computer a user interface module which permits input of the scan order from the terminal (column 26, lines 28-29); inputting from the terminal a desired set of scanner settings and parameters through the user interface module; reconciling the inputted scanner settings and

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parameters with a capability profile associated with each scanner node designated in the scan order; and converting the reconciled scanner settings and parameters into the scan order (column 12, lines 12-18, 25-27, and 32-35) using a script writer module associated with the order entry server computer (column 13, lines 55-56).

Regarding claim 10, Lo et al. teaches the method of claim 8 wherein the step of reconciling comprises the substeps of: (a) retrieving from a scanner directory service module the capability profile for each of the scanner nodes in the designated scan order; (column 10, line 39) (b) comparing the retrieved capability profiles of the scanner nodes with the scan order; and (c) when the scan order is inconsistent with a retrieved capability profile of a scanner node: (I) providing notification of the inconsistency through the user interface (column 12, lines 12-18, 26-28, and 32-35); and (II) executing one step selected from the group comprising (A) the selection of an alternative scanner node and repeating steps (a) through (c) above, and (B) the acceptance of the scanner node with the associated capability profile (column 12, lines 63-65 and column 13, lines 20-21).

Referring to claim 11, Maeda teaches the method of claim 7 wherein the step of submitting uses electronic mail (pg.1, section 0001).

Referring to claim 19, Maeda teaches the computer network scanning system of claim 18 further comprising an email server module coupled to the computer network and to the central database and configured to send electronic mail messages to any address designated in the scan order (pg.1, section 0001 and pg.2, section 0025 and 0028).

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Referring to claim 22, Lo et al. teaches the method of claim 21 wherein the step of updating the central database comprises deleting the scan order from the central database (column 17, lines 12-15).

8. Claim 6, 15, 16, 17, and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,911,044 to Lo et al. in view of Maeda as applied to claims 4 and 5 above, and further in view of Cukor et al.

Regarding claim 6, Lo et al. in view of Maeda teaches the computer network scanning system of claim 1 wherein each scanner node comprises: a user interface module (column 26, lines 28-29 of Lo et al.); a script interpreter module for parsing the scan order in order to obtain scanner settings and parameters contained therein, the script interpreter module coupled to the user interface module (column 13, lines 55-56 of Lo et al.); a scanner driver module adapted to receive an output of the script interpreter module and to set settings and parameters of the scanner node based on the output; a scanner module coupled to the scanner driver module and adapted to receive scanner settings and parameters from the scanner driver module and configured to produce a scanned image(column 12, lines 12-18 and 25-27 of Lo et al.); and an email server module coupled to the computer network, to the script interpreter module, and to the scanner module, the email server module configured to receive the scan order sent over the computer network, to send an electronic mail message containing the scanned image to any recipients indicated in the scan order, and to send an electronic mail message without the scanned image to any parties indicated in the scan order notifying such parties of the completion of the scan order (pg.1, sections 0001 ad 0002 and pg.2, sections 0026 and 0028 of Maeda).

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Lo et al. in view of Maeda does not teach of a scan order queue updater and sorter module. Cukor et al. teaches of a scan order queue updater and sorter module coupled to the user interface module and to the script interpreter module, the scan order queue updater and sorter module configured to update and sort a queue of a scanner node (column 11, lines 53-54). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the network image scanning system of Lo et al. in view of Maeda by having a scan order queue updater and sorter module because this keeps the scan orders organized for processing by the scanner node.

Referring to claim 15, Lo et al. in view of Maeda teaches the method of claim 7 wherein the step of processing comprises the substeps of: selecting one of the scan orders; obtaining an item to be scanned as specified in the scan order (column 3, lines 25-27 and column 16, lines 10-12 of Lo et al.); setting the scanner node to desired settings and parameters as specified in the scan order (column 12, lines 50-51 of Lo et al.); placing the item to be scanned in the scanner node; initiating scanning; sending a scanned image as specified in the scan order using an email server module associated with the scanner node (pg. 1, section 0001 and pg.2, section 0026 of Maeda); and sending notification using the email server module associated with the scanner node of completion of the scan order to any parties indicated in the scan order (pg.2, section 0028 of Maeda).

Lo et al. in view of Maeda does not teach of a queue of scan orders. Cukor et al. teaches of selecting one of the scan orders in the queue of the scanner node (column 11, lines 53-54).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the network image scanning system of Lo et al. in view of

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Maeda by having a scan order queue because this keeps the scan orders organized for processing by the scanner node.

Regarding claim 17, Lo et al. in view of Maeda teaches the method of claim 7 wherein the step of updating the scanner node(s) on the computer network comprises the substeps of requesting count reduction of the scan order when count is greater than one, and requesting removal of the scan order from the scanner node when count equals one (column 22, lines 21-25 of Lo et al.); determining whether the scan order has been sent to any other scanner node(s) in the computer network; and when the scan order has been sent to other scanner node(s) on the computer network, sending an electronic mail message using the email server module from the scanner node which processed the scan order to each other scanner node (pg. 1, section 0001 and pg. 2, section 0025), requesting (A) count reduction of the scan order when count is greater than one, and (B) removal of the scan order from each other scanner node when count equals one (column 22, lines 21-25 of Lo et al.).

Lo et al. in view of Maeda does not teach of a queue of scan orders. Cukor et al. teaches of the removal of the scan order from the queue of the scanner node (column 11, lines 53-54). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the network image scanning system of Lo et al. in view of Maeda by having a scan order queue because this keeps the scan orders organized for processing by the scanner node.

Referring to claim 20, Lo et al. in view of Maeda teaches the computer network scanning system of claim 1 wherein each scanner node comprises: a user interface module (column 26, lines 28-29 of Lo et al.); a script interpreter module for parsing the scan order in order to obtain

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scanner settings and parameters contained therein (column 13, lines 55-56 of Lo et al.); a scanner driver module coupled to the script interpreter module, the scanner driver module adapted to receive an output of the script interpreter module and to set settings and parameters of the scanner node based on the output (column 13, lines 47-48 of Lo et al.); a scanner module coupled to the scanner driver module and adapted to receive scanner settings and parameters from the scanner driver module and configured to produce a scanned image (column 13, lines 21-23 of Lo et al.); and an email server module coupled to the computer network and to the scanner module, the email server module configured to receive the scanned image from the scanner module, to send an electronic mail message containing the scanned image to any recipients indicated in the scan order, and to send an electronic mail message without the scanned image to any parties indicated in the scan order notifying such parties of the completion of the scan order (pg.1, section 0001 and pg. 2, section 0026 and 0028 of Maeda).

Lo et al. in view of Maeda does not teach of a scan order retrieval, queue updater and sorter module. Cukor et al. teaches of the a scan order retrieval, queue updater and sorter module coupled to the computer network, to the user interface module, and to the script interpreter module, the scan order retrieval, queue updater and sorter module configured to retrieve scan orders from a central database and to update and sort retrieved scan orders in a queue in a scanner node (column 11, lines 53-54). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to further modify the network image scanning system of Lo et al. in view of Maeda by having a scan order queue because this keeps the scan orders organized for processing by the scanner node.

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Regarding claim 16, Lo et al. teaches the method of claim 15 wherein the step of setting the scanner node comprises the substeps of parsing the scan order using the script interpreter module associated with the scanner node; and sending commands to a scanner driver module associated with the scanner node based upon information obtained from the parsed scan order (column 13, lines 47-51 and 55-56 of Lo et al.).

9. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,911,044 to Lo et al. in view of Maeda as applied to claims 4, 5, 7, and 8 above, and further in view of Kumpf et al.

Regarding claim 9, Kumpf et al. teaches the method of claim 8 wherein the step of accessing comprises using Web browser software to retrieve a Web page, the Web page adapted to receive input concerning scanner settings and parameters (column 2, lines 30-32 and 41).

10. Claim 12, 13, and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 5,911,044 to Lo et al. in view of Maeda and Cukor et al. as applied to claim 6 above, and further in view of Kumpf et al. US Patent No. 6,223,223.

Regarding claim 12, Lo et al. in view of Maeda and Cukor et al. teaches the method of claim 7 wherein the step of processing comprises the substeps of invoking a scanning mode at the scanner node where the scan order is received (column 1, line 22 of Lo et al.); parsing the scan order using a script interpreter module associated with the scanner node (column 13, lines 55-56 of Lo et al.); updating a queue of scan orders (column 11, lines 53-54 of Cukor et al.) at the scanner node using a process which eliminates from the queue all scan orders that are count-expired (column 22, lines 21-25 and Fig. 14B and 14C of Lo et al.); prioritizing all scan

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orders in the updated queue according to a predetermined algorithm; and listing the prioritized scan orders (column 11, lines 54-56 of Cukor et al.).

Lo et al. in view of Maeda and Cukor et al. does not teach of time-expiration. Kumpf et al. US Patent No. 6,223,223 teaches using a process which eliminates from the queue all scan orders that are time-expired (column 5, lines 15-16 and 57-58). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was mad to further modify the network image scanning system of Lo et al. in view of Maeda and Cukor et al. by eliminating from the queue all scan orders that are time-expired because this will help to open up space for new orders when an order cannot be scanned or if a user does not close out a scan order in the system.

Referring to claim 13, Lo et al. in view of Maeda and Cukor et al. teaches the method of claim 12 wherein the step of updating a queue of scanner orders at a scanner node (column 11, lines 53-54 of Cukor et al.) comprises the substeps of (c) when not time-expired, determining whether the scan order has count expired; (d) when count-expired, removing the scan order from the queue; (e) when not count-expired, determining whether there is a count reduction notification associated with such scan order; and (f) when there is a count reduction notification, reduce count order associated 5 with the scan order and repeat steps (a) through (f) above (column 22, lines 21-25 and Fig. 14B and 14C of Lo et al.).

Lo et al. in view of Maeda and Cukor et al. does not teach of time-expiration of scan orders. Kumpf et al. US Patent No. 6,223,223 teaches (a) determining whether the scan order has time-expired; (b) when time-expired, removing the scan order from the queue (column 5, lines 15-16 and 57-58). Therefore, it would have been obvious to one having ordinary skill in the art at

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the time the invention was mad to further modify the network image scanning system of Lo et al. in view of Maeda and Cukor et al. by eliminating from the queue all scan orders that are time-expired because this will help to open up space for new orders when an order cannot be scanned or if a user does not close out a scan order in the system.

Regarding claim 14, Cukor et al. the method of claim 12 wherein the predetermined algorithm is an algorithm selected from the group comprising (A) first-in first-out, (B) alphabetical, and (C) requestor-specified priority level (column 11, lines 54-56).

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to April L Baugh whose telephone number is 703-305-5317. The examiner can normally be reached on Monday-Friday 7:00am-3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R Sheikh can be reached on 703-305-9648. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3719 for regular communications and 703-305-3719 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

ALB September 3, 2002

PRIMARY EXAMINER